# BRAUSCH ENVIRONMENTAL, LLC

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Via Electronic and First-Class Mail

April 10, 2018



Ms. Shari Lynn Kolak Remedial Project Manager **Superfund Division** U.S. Environmental Protection Agency, Region 5 77 West Jackson Boulevard, SRF-5J Chicago, IL 60604-3507

Re: **Monthly Progress Report for March 2018** 

Remedial Investigation and Feasibility Study

Lake Calumet Cluster Site, Operable Unit 2, Chicago, Illinois

Dear Ms. Kolak:

The Respondents submit this monthly progress report to the U.S. Environmental Protection Agency (USEPA), Region 5, pursuant to Paragraph 46 of the Administrative Settlement Agreement and Order on Consent (AOC) and attached Statement of Work for the Operable Unit 2 Remedial Investigation and Feasibility Study (RI/FS) at the Lake Calumet Cluster Site in Chicago, Illinois (the Site). This progress report summarizes efforts by the Respondents to fulfill the requirements of the AOC during the March 2018 reporting period.

### 1. **Activities Completed During This Reporting Period**

On March 9, 2018, the Respondents submitted the February 2018 monthly A. progress report to USEPA with copies to the Illinois Environmental Protection Agency (IEPA).

### 2. Results of Sampling and Tests and Other Data

The Respondents submitted no sampling results or other test data during the A. March 2018 reporting period.

## 3. Work Plans, Procedures, and Deliverables

A. The Respondents submitted no work plans, procedures, or other deliverables during the March 2018 reporting period.

## 4. Actions Projected for the Next Reporting Period

A. The Respondents will follow up the October 18, 2017 meeting and December 22, 2017 correspondence with USEPA and IEPA to address any remaining technical issues and confirm the path forward to complete the RI and risk assessments

# 5. Progress and Schedule Report

- A. On behalf of the Respondents, Arcadis U.S., Inc. (Arcadis) has completed the RI Site characterization studies as defined in the RI/FS Work Plan, as well as ancillary Site investigation activities (*e.g.*, seep inspection, light non-aqueous phase liquid sampling).
- B. The schedule date for completing the RI was extended to accommodate four rounds of quarterly groundwater sampling rather than the one round envisioned in the schedule submitted with the RI/FS Work Plan.
- C. Pending the agreement on next steps (see Item 4.A. above), the Respondents will work with USEPA to update the schedule for completing the RI and risk assessments.

We trust that this submittal satisfies your requirements at this time. If you have questions regarding this monthly progress report or related project matters, please do not hesitate to contact me.

Respectfully submitted,

Leo M. Brausch Project Coordinator

LMB:

cc (via email):

S. M. Franzetti, Esq.

J. Kratzmeyer, Arcadis

P. Lake, IEPA (plus two hard copies)

LCCS Technical Committee